

IN THE DISTRICT COURT
IN AND FOR THE COUNTY OF PITKIN
AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE STATE OF
COLORADO,

Plaintiff,

-VS-

THEODORE R. BUNDY,

Defendant.

(Re: Motion for Dental Care)

ORDER

On May 23, 1977, Defendant's Motion for an Order Providing
Necessary Dental Care for the Defendant was heard.

The Court has considered the evidence and the arguments
addressed thereto, and

FINDS THAT the information available to the Court must
be supplemented in order to determine the relief which would be
appropriate and that Dr. James D. Cummins has examined the defen-
dant and may be able to provide the necessary supplemental informa-
tion without additional examination; accordingly,

IT IS ORDERED THAT Doctor James D. Cummins prepare and
submit to the Court his written opinion with respect to the defen-
dant's tooth previously examined by Dr. Cummins, such opinion to
cover the question whether deferring treatment will result in pain
to the defendant or will create a significant risk of loss of the tooth,
whether alternative methods of treatment are available, and the
estimated costs of the various alternatives.

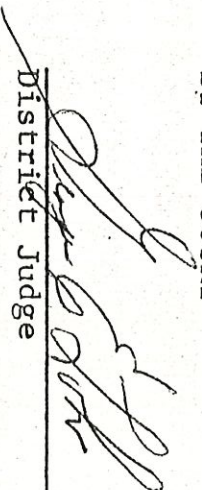
IT IS FURTHER ORDERED that copies of Dr. Cummins' report
be made available by the Clerk to the defendant, his advisory
counsel and the District Attorney; and that within three days of
receipt of such report the District Attorney shall advise the Court

in writing whether he wishes defendant to be examined by a different specified dentist. In the event the District Attorney requests such additional examination, defendant shall promptly be taken to the specified dentist for examination and such dentist shall promptly thereafter prepare and submit to the Court his written opinion addressed to the same questions to be covered by Dr. Cummins' report.

IT IS FURTHER ORDERED that upon receipt of all reports authorized and required by this Order, a further hearing shall be held on Defendant's Motion for an Order Providing Necessary Dental Care for the Defendant; the Court will consider the written reports without the necessity of the presence of either dentist, but either party may obtain the presence of either or both dentists for presentation of oral testimony should they desire to do so.

Done this 31 day of May, 1977,
nunc pro tunc May 23, 1977.

BY THE COURT


District Judge

STATE OF COLORADO)
) SS.
COUNTY OF GARFIELD)

IN THE DISTRICT COURT
IN AND FOR THE COUNTY OF PITKIN
AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE STATE OF
COLORADO,

Plaintiff,

-vs-

THEODORE R. BUNDY,

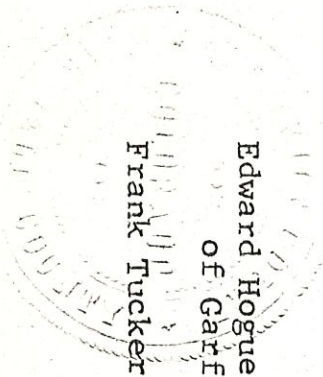
Defendant.)
)
)
)
)
)
)
)

I hereby certify that I am the duly appointed and qualified
Clerk of the District Court of Garfield County, in the State afore-
said; that on the 31st day of May, A.D., 1977, I mailed in properly
addressed and stamped envelopes by United States regular mail,
Order re: Motion for Dental Care, Order re: Appointment of Investi-
gator, and Order re: Appointment of Expert in Human Hair Analysis
to each of the following persons at the addresses set forth opposite
their respective names, to-wit:

Charles Leidner, Esq.	310 E. 9th Street, Glenwood Springs, Colorado 81601
Milton Blakey, Esq.	20 E. Vermijo, Suite 310 Colorado Springs, Colorado 80903
Barry Bryant, Esq.	506 E. Main, Aspen, Colorado 81611

The aforesaid documents were hand-delivered on the 31st
day of May, A.D., 1977, to each of the following persons at the ad-
dresses set forth opposite their respective names, to-wit:

Theodore R. Bundy	Garfield County Jail Glenwood Springs, Colorado
Edward Hogue, Sheriff of Garfield County	Garfield County Jail Glenwood Springs, Colorado
Frank Tucker, Esq.	Glenwood Springs, Colorado



[Signature]
CLERK

STATE OF COLORADO

Case No. 2-1616 (MIRACALLES)

PEOPLE OF THE STATE OF COLORADO

(v) (in the interest of)

THEODORE ROBERT BUNDY,

Defendant

ORDER FOR ATTORNEY FEES

(3/77)

(Criminal, Juvenile, and Alcoholism Cases)

Attorney's name and address:

Kevin R. O'Reilly

812 Grand Avenue P.O. Box 1635

Glenwood Springs, Colorado 81601

Social Security Number: 364-36-5018

Date of appointment: September 23, 1977

Appointed by: Honorable George Iohn

Reason Public Defender not appointed:
(check one)

- (1) ☒ Conflict of interest
(2) ☐ Public Defender overload
(3) ☐ Public Defender unavailable at this location
(4) ☐ Guardian ad litem
(5) ☐ Dependent and Neglected Action
(6) ☐ Other (specify):

Complete Applicable Portion Only

Type of Juvenile Case:

- (1) ☐ Delinquency
(2) ☐ CHINS
(3) ☐ Dependent and Neglected
(4) ☐ Custody Matter under Section 14-10-116 C.R.S. 1973

Original Criminal Charges: 1

Murder

Misd. Traffic or PO Felony Class 1 2 3 4 5

☒ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐ ☐

Alcoholism Action



Advising Rights, Parole or Probation Revocation, Extradition, Detainer, Habeas Corpus, Rule 35B, Sentence Review

☐

Final Disposition of case: Court has ordered trial date stayed pending apprehension ☐ of the Defendant. Check if case went to actual trial

Number of Hours	Time Schedule Type of Activity	Amount
101	x \$25 for non-appellate out-of-court time	\$2,525.00
38.5	x \$35 for court time (includes preliminary hearings)	\$1,347.50
	x \$25 for appellate work	

Total Fee ²	\$3,872.50
Expenses (no parking or mileage)	59.01
Total	\$3,931.51

The statements in the above schedule are true and no compensation for the services set forth has previously been received.

Attorney or Guardian ad litem

Based upon the foregoing (and upon the justification order attached)*, the Court orders fees of \$ 3131.51 paid to the attorney named above. (The defendant has been ordered to reimburse the court for attorney fees in the amount of \$ _____.) *

Dated: 3/24, 1978

Judge

*Strike inapplicable provisions

Footnotes:

1. State original charge(s) and class(es) of felony, misdemeanor, or petty offense.
2. Subject to the following maxima, based on original charges: Felonies: Class 1, and unclassified felonies where the possible penalty is death, life, or more than 51 years — \$3,000 for trial and \$1,500 for disposition without trial; Class 2, and unclassified felonies where the maximum possible penalty is 41 through 50 years — \$1,500 and \$750; Class 3, 4 and 5 felonies, and unclassified felonies where the maximum possible penalty is from 1 to 40 years — \$1,000 and \$500; All misdemeanors, unclassified misdemeanors, and petty offenses — \$200 and \$100; All juvenile cases — \$1,000 and \$500; Guardian ad litem — \$200 and \$100.
3. Rates on this form effective for all appointments on or after January 24, 1977.

Instructions: Submit three copies of this order. If fee awarded exceeds maximum, also submit order containing specific findings of unusual circumstances justifying larger fee. Please complete form carefully and completely. Incomplete forms and orders for fees exceeding maximum without proper justifying orders must be returned for correction.

JDF 207 (R-3/77)

DISTRIBUTION: WHITE —COURT FILE PINK —JUDICIAL FISCAL
CANARY —ACCOUNTS AND CONTROL GOLDENROD —ADP STATISTICAL

STATE OF COLORADO

Case No. 2-1616 (Preliminary #)

PEOPLE OF THE STATE OF COLORADO
(v) (in the interest of)*

THEODORE ROBERT BUNDY

ORDER FOR ATTORNEY FEES
(3/77)
(Criminal, Juvenile, and Alcoholism Cases)

Attorney's name and address:

Kenneth Dressner Bag, 4628
307 N. Main
Gunnison, Colorado 81230
Social Security Number: 140-32-2545
Date of appointment: 6/20/77
Appointed by: Dist. Judge George John

Reason Public Defender not appointed:
(check one)

- (1) ☒ Conflict of interest
- (2) ☐ Public Defender overload
- (3) ☐ Public Defender unavailable at this location
- (4) ☐ Guardian ad litem
- (5) ☐ Dependent and Neglected Action
- (6) ☐ Other (specify):

Complete Applicable Portion Only

Type of Juvenile Case:

- (1) ☐ Delinquency
- (2) ☐ CHINS
- (3) ☐ Dependent and Neglected
- (4) ☐ Custody Matter under Section 14-10-116 C.R.S. 1973

Original Criminal Charges: 1

Alcoholism Action

1st Degree Murder	Felonv Class				
	Misd. Traffic or PO	1	2	3	4 5
	<input type="checkbox"/>	<input checked="" type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>
	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>	<input type="checkbox"/>

Advising Rights, Parole or Probation Revocation, Extradition, Detainer, Habeas Corpus, Rule 35B, Sentence Review

Final Disposition of case: Def. on escape status, proceedings stayed

Check if case went to actual trial

Number of Hours	Time Schedule Type of Activity	Amount	Total Fee ²	
			Expenses (no parking or mileage)	Total
88.2	x \$25 for non-appellate out-of-court time	\$2205.00		
42.9	x \$35 for court time (includes preliminary hearings)	1501.50		
	x \$25 for appellate work			
			\$3706.50	
			784.20	
				\$4490.70

The statements in the above schedule are true and no compensation for the services set forth has previously been received.

Kenneth Dressner
Attorney or Guardian ad litem

Based upon the foregoing (and upon the justification order attached)*, the Court orders fees of \$ 4490.70 paid to the attorney named above. (The defendant has been ordered to reimburse the court for attorney fees in the amount of \$ _____)*

Dated: 3/24, 19 78
Judge

Judge

*Strike inapplicable provisions

Footnotes:
1. State original charge(s) and class(es) of felony, misdemeanor, or petty offense.
2. Subject to the following maxima, based on original charges: Felonies: Class 1, and unclassified felonies where the possible penalty is death, life, or more than 51 years — \$3,000 for trial and \$1,500 for disposition without trial; Class 2, and unclassified felonies where the maximum possible penalty is 41 through 50 years — \$1,500 and \$750; Class 3, 4 and 5 felonies, and unclassified felonies where the maximum possible penalty is from 1 to 40 years — \$1,000 and \$500; All misdemeanors, unclassified misdemeanors, and petty offenses — \$200 and \$100; All juvenile cases — \$1,000 and \$500; Guardian ad litem — \$200 and \$100.
3. Rates on this form effective for all appointments on or after January 24, 1977.

Instructions
Submit three copies of this order. If fee awarded exceeds maximum, also submit order containing specific findings of unusual circumstances justifying larger fee. Please complete form carefully and completely. Incomplete forms and orders for fees exceeding maximum without proper justifying orders must be returned for correction.
JDF 207 (R-3/77)

DISTRIBUTION: WHITE —COURT FILE PINK —JUDICIAL FISCAL
CANARY —ACCOUNTS AND CONTROL GOLDENROD —ADP STATISTICAL

BARTON-DAUGHERTY SERVICE CORP.

CONFIDENTIAL INVESTIGATIONS — DIFFICULT PAPER SERVICE — BONDS

OFFICE 801 - 328-7501

P. O. BOX ~~2388~~ 412
SALT LAKE CITY, UTAH 84110

RESIDENCE 801 - 466-2492

1-13 -78

Mr. Michael McClure
Ninth District Court Administrator
Garfield County Courthouse
Glenwood Springs, Colorado 81601

RE: People

V
Theodore Robert Bundy

Terms: Net Cash . . . No Discount

Our Case Number

Your Case Number

Investigation, including travel to Orem and Provo, Utah in the investigation of four alleged "similar transactions" in the case of the People V T.R. Bundy pursuant to an order(copy e nclosed) dated 21, October, 1977. This claim includes photog raphy, crime scene reconstruction and travel.

I certify that that services performed in connection with this claim are neither redundant nor duplicitious of services performed by Mr. James R. Howard. I further certify that no further claims will be submitted unless I am subpoenaed for a trial some time in the future.

Continued,

BARTON-DAUGHERTY SERVICE CORP.

CONFIDENTIAL INVESTIGATIONS — DIFFICULT PAPER SERVICE — BONDS

OFFICE 801 - 328-7501

P. O. BOX 2006
SALT LAKE CITY, UTAH 84110

RESIDENCE 801 - 466-2492

Terms: Net Cash . . . No Discount

Our Case Number

Your Case Number

Tuesday	October 25th, 1977	9/	1/2	Hours
Thursday	October 27th, 1977	6	1/2	Hours
Tuesday	November 8th, 1977	7		Hours
Thursday	November 10th 1977	6	1/2	Hours
Tuesday	November 15th 1977	6	1/2	Hours

(Service of the Utah Subpoenas 11-15-77)

36hours

Total:

540.00

Edward W. Barton

IN THE DISTRICT COURT
IN AND FOR THE COUNTY OF PITKIN
AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE
STATE OF COLORADO,

Plaintiff,

ORDER

vs.

(Re: Appointment of Investigator

THEODORE ROBERT BUNDY,

Defendant.

The Court has considered Defendant's Motion For Appointment
Of An Additional Investigator At Public Expense, and statements and
argument addressed thereto, and

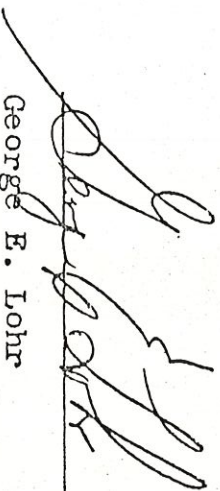
FINDS THAT the People have given notice of their intention
to introduce four alleged "similar transactions" all of which took
place in the State of Utah; that it would be most advantageous and
most productive if Defendant had the assistance of an investigator in
the Salt Lake City, Utah area to do the investigation necessary to pre-
pare a defense against these transactions; that Defendant is represent-
ing himself, is incarcerated, is indigent, and is unable to perform
field investigation himself; that John Hill, Director of the Salt Lake
Legal Defender Office, has given Defendant authorization to use Ed
Barten, an investigator with the Legal Defender; That Mr. Barten,
343 South 600 East, Salt Lake City, Utah (phone: 801-532-5444), is a
person qualified to perform work for the Defendant, is willing to
accept such employment, has consulted with the Defendant in this regard,
and is acceptable to the Defendant; that Mr. Barten will receive Fifteen
Dollars (\$15.00) per hour plus reasonable expenses incurred during
the course of his work for the Defendant.

IT IS ORDERED that Mr. Ed Barten of the Salt Lake Legal
Defender Office be appointed to perform such field investigation in
connection with several alleged similar transactions^X which occurred in
Utah; that such work done by Mr. Barten shall not be redundant to work
done on this case by Defendant's other investigator James A. Howard;
That such appointment is to be effective upon filing by Mr. Barten of

that he submits to the jurisdiction of this Court for all purposes with respect to this case; that Mr. Barten shall receive reasonable compensation and reasonable expenses for his services; that Mr. Barten shall maintain records of time spent and services performed and shall obtain receipts for all expenses; and that such records and receipts shall be submitted monthly to Michael McClure, Ninth District Court Administrator, Garfield County Courthouse, Glenwood Springs, Colorado 81601.

Done this 21 day of October, 1977.

BY THE COURT:


George E. Lohr
District Court Judge

VOUCHER NUMBER

CHECK NUMBER

DATE OF VOUCHER	DATE OF CHECK
-----------------	---------------

DATE OF CHECK

LOCATION	G/L ACCT.	ACTIVITY	OBJECT	UNITS	AMOUNT PAID	SOC. SEC. NO.
09499	55116	0092	0890		\$ 3039 70	

James A. Howard
115 E. Vermijo, Suite

Colo. Spgs., Colo. 80902

VOUCHER TOTAL ▶

\$	2852	80
	3039	70

SOC. SEC. NO. _____

LOCATION	G/L ACCT.	ACTIVITY	OBJECT	UNITS	AMOUNT PAID	SOC. SEC. NO.
09499	55116	0092	0890		\$ 3039.70	
					2500.00	
09499	55116	0092			352.80	

[illegible]

LOCATION

DISTRICT

DATE: _____

APPROVED BY CHIEF JUDGE/ADMINISTRATOR	DATE:
---------------------------------------	-------

01/19/78

DATE: 01/19/78

WHITE-----DISTRICT
CANARY-----STATE
PINK-----LOCATION

JAMES A. HOWARD
115 East Vermijo, Suite 1
Colorado Springs, Colorado 80902

(303) 475-7360
January 10, 1978

To: Court Administrator
Ninth Judicial District
P. O. Box 1300
Glenwood Springs, CO 81601

Re: Theodore Robert Bundy - Investigation

The following is a summary of and final statement on the Theodore R. Bundy Investigation done by my office.

Balance due from November, 1977 - - - - - \$389.28

TIME AND EXPENSES FOR DECEMBER, 1977

39½ hrs.	No Charge
542 miles	75.88
Phone calls	14.51
Motel in Aspen	60.03
Dec. 22/23, 1977	

December Balance	\$150.42
November Balance	389.28

Expenses: Total Due \$539.70

317 total hours of investigation	\$2000.00
Extra time: Debra Kent, Laura Aime & Melissa Smith	500.00
Expenses through December 31, 1977	539.70

January 10, 1978 - Final Balance \$3039.70

As per prior Order of District Judge George E. Lohr, dated May 31, 1977, I submitted to the jurisdiction of the Ninth Judicial District for the purpose of investigating the case in chief to include his prior conviction, the kidnapping of Carol DaRonch, as it pertained to the case in chief. The three other cases were brought into the case by the prosecution; that was not known at the time of my prior estimate.

It was also ordered that I proceed to California with evidence of the court, again not calculated in my prior estimate.

I, therefore, respectfully ask that an additional \$500.00 be allotted for the extra time spent. If there is any future change in the status of Mr. Bundy, I will continue the investigation of the original case at no extra expense for my time.

Yours very truly,

James A. Howard

JAH/hp

JAMES A. HOWARD
115 East Vermijo, Suite 1
Colorado Springs, Colorado 80902
(303) 475-7360

December 5, 1977

TO: Court Administrator
Ninth Judicial District
P. O. Box 1300
Glennwood Springs, CO 81601

RE: Theodore Robert Bundy - Investigation

As per your request, the following itemized statement is submitted for the month of November, 1977

Credit Balance (October) ----- \$13.52

TIME AND EXPENSES ON INVESTIGATION November, 1977

64 1/2 hours ----- \$ no charge
844 miles ----- \$118.16
Phone Calls ----- \$ 4.78

CALIFORNIA NOVEMBER 3rd and 4th

Flight	-----	\$201.00
Motel	-----	\$ 18.90
Car Rental	-----	\$ 24.04
Taxi (San Francisco to Oakland and Sacramento)	-----	\$ 30.00
Bus	-----	\$ 5.92
Total	-----	\$402.80
Less Credit	-----	\$ 13.52
Total Due	-----	\$389.28

Respectfully yours,
James A. Howard
James A. Howard

JAH:emh
Enclosures:
three

JAMES A. HOWARD
115 East Vermijo, Suite 1
Colorado Springs, Colorado 80902
(303) 475-7360

November 14, 1977

TO: Court Administrator
Ninth Judicial District
P.O. Box 1300
Glennwood Springs, CO 81601

RE: Theodore Robert Bundy - Investigation

As per your request, the following itemized statement is submitted. Also, because of the change in mileage I have recomputed the following monthly statements so that we can maintain an accurate record and balance.

RECAP

Total Due from May through Aug 30, 1977	\$640.38
Total Due for September '77	\$186.90
Debit Balance	\$827.28
Credit on Account	\$500.00
Debit Balance	\$327.28

TIME AND EXPENSES ON INVESTIGATION October 1977

38 hours	\$ no charge
402 miles @ 0.14 per mile	\$ 56.28

SALT LAKE CITY October 25th & 26th

Motel	\$ 41.93
Air Travel	\$124.00
Car Rental	\$ 59.87
Phone Calls	\$ 17.50
Total October	\$299.58
Prior Debit	\$327.28
Total Debit	\$626.86
Credit on Account	\$640.38
Credit Balance	\$ 13.52

JAH:emh
Enclosures:
three

Respectfully yours,
James A. Howard
James A. Howard



2945 WEBSTER STREET • OAKLAND, CALIFORNIA 94609 • PHONE: (415) 451-0767

GEORGE S. LOQUAM, M.D., Director

May 27, 1977.

The Honorable George E. Lohr
Pitkin District Court
506 Main Street
Aspen, Colorado 81611

Re: Peo. vs. Theodore R. Bundy
IFS#C71371

Dear Judge Lohr,

I have been asked to write to you by Theodore R. Bundy, who has indicated your willingness to have some hair evidence re-examined. He requested that a copy of my vita be sent to you along with an explanation of our fee schedules and an indication of the possible cost of the re-examination of this evidence.

Time is billed at \$75.00 per hour, whether laboratory work, testimony or travel. A twenty percent discount is given to public agencies. Expenses for travel, lodging, meals, photographic prints, etc. are charged as incurred. The amount of time necessary to complete an examination and comparison of hairs is very difficult to predict. Comparison of hairs is basically an examination of a number of properties in an attempt to find some distinguishing differences. If no significant differences can be found, then it can only be said that the hairs could have come from a particular individual as well as others with similar properties. The more properties it is necessary to examine, the greater the amount of time required. The more hairs necessary to compare, the more time will be required. The comparison of a single hair with a sample of known hairs from the suspected source of the hair could easily take two hours. Additional time could be required if indications of apparently significant differences are observed on initial examination. A preliminary examination could probably be accomplished in four to five hours on several questioned hairs compared against two known samples. This could be followed by a discussion with the Court regarding the advisability and cost of additional tests.

The Honorable George E. Lohr
May 27, 1977
Page Two

A copy of the Institute's brochure and my curriculum vitae are enclosed for your information. If I can be of further assistance, please let me know.

Sincerely,


Charles V. Morton
Criminalist

encls:
cc: Theodore R. Bundy
James Dumas, Esq.
CVM:alg



2945 WEBSTER STREET • OAKLAND, CALIFORNIA 94609 • PHONE: (415) 451-0767

GEORGE S. LOQUVAM, M.D., Director

CURRICULUM VITAE: Charles V. Morton

Address: Institute of Forensic Sciences
2945 Webster Street
Oakland, California 94609

Birthplace: Los Angeles, California

Birthdate: August 8, 1936

High School: Manual Arts High School, Los Angeles, California

1954

Military Service: U.S. Air Force, Air Police

1954 - 1958

Education:

B.S., Criminalistics, University of California, Berkeley

1963

Participant Program, Neutron Activation Analysis,
General Atomics Division, General Dynamics Corporation
(now Gulf Atomic), under grant from A. E. C.

1966

Master of Criminology, Criminalistics, University of California

1971

Scientific Societies:

California Association of Criminalists

Forensic Science Society (Great Britain)

American Academy of Forensic Sciences

Criminalistics Management Association

Professional Career:

Laboratory Assistant (part time), Paul L. Kirk, Ph. D. and
Assoc., Berkeley, California

1961 - 1963

Research Assistant (part time), University of California,
Berkeley, School of Criminology

Summer 1963

Criminalist, Paul L. Kirk, Ph.D. and Assoc., Berkeley
Performed laboratory and field examinations of physical
evidence in civil and criminal cases. Participated in
consulting contracts with General Motors Corp., Pacific
Gas and Electric Company, and others.

1963 - 1965

Professional Career (continued):

Supervising Criminalist, Paul L. Kirk, Ph. D. and Assoc., 1965 - 1969
Berkeley, California

Independent field and laboratory investigations, report writing and court testimony; direction of laboratory personnel in the examination and photography of physical evidence and preparation of court displays.

Clients included numerous city police departments, Sheriff's and District Attorney's offices in many counties of the State of California. Investigations included specific case investigations, as well as general consultations regarding the need for and development of a Criminalistics laboratory. Other clients included private attorneys, insurance companies, banks, and miscellaneous private companies.

Research Assistant (part time), U.C. School of Criminology 1969

Physical Evidence Utilization Study carried out for the National Institute of Law Enforcement and Criminal Justice (NI 0032, March, 1970). This study involved the use of trained and untrained individuals to observe crime scenes and recognize potentially useful physical evidence. Audio and video tape equipment was used extensively to record the condition of the scenes and the physical evidence contained in them.

Assistant Professor, Criminalistics 1969 - 1973

Department of Police Science and Administration, California State University, Los Angeles

Responsible for Master's degree program in Criminalistics as well as undergraduate courses in Criminalistics and Police Photography.

Associate Professor, Criminalistics 1973 - 1974

Department of Criminal Justice, California State University, Los Angeles

Responsible for Master's degree program in Criminalistics as well as undergraduate courses in Criminalistics and Police Photography.

Associate Department Chairman, Department of Police Science 1972 - 1973
and Administration, California State University, Los Angeles

Consulting and Other Professional Activities include:

- (a) Evaluation of civil service tests in Criminalistics for California Personnel Services;
- (b) Oral board member for California Department of Justice, Criminalist I, II and III positions;
- (c) Consultant on writing of textbook, Crime Investigation, by Paul L. Kirk, edited chapter on police photography;
- (d) Critique, preparatory to writing of third edition of Svenson and Wendel textbook Techniques of Crime Scene Investigation for American Elsevier;
- (e) Under contract to write textbook on Physical Evidence for Field Investigators;
- (f) Member of Committee E-30 on Forensic Science of the American Society for Testing and Materials (A.S.T.M.);
- (g) Consultant to District Attorney's office, Los Angeles Public Defender's offices, Federal Public Defender's offices and private attorneys, advisor to Los Angeles County Coroner's office;
- (h) Regional Director-South, California Association of Criminalists, 1972-1973;
- (i) Chairman, Forensic Chemistry Section, Pacific Conference on Chemistry and Spectroscopy, San Diego; American Chemical Society and Society for Applied Spectroscopy;
- (j) Recording Secretary, California Association of Criminalists, 1973-74 and 1974-75;
- (k) President-elect, California Association of Criminalists, 1975-76
- (l) Member of panel selected to re-examine firearms evidence in the investigation of the Robert F. Kennedy assassination.
- (m) President, California Association of Criminalists, 1976-77.

Publications:

Microscopic Morphology of Marijuana Ash, De Forest, Norton and Henderson, Journal of Forensic Sciences, Vol. 19, No. 2, pp 372-378, April, 1974.

IN THE DISTRICT COURT
IN AND FOR THE COUNTY OF PITKIN
AND STATE OF COLORADO

Criminal Action No. C-1616

THE PEOPLE OF THE STATE OF
COLORADO,

ORDER

Plaintiff,

(Re: Appointment of Expert in
Human Hair Analysis)

-vs-

THEODORE R. BUNDY,

Defendant.

ORDER

On May 23, 1977, Defendant's Motion for the Appointment of an Expert in Human Hair Analysis and for Establishment of a Procedure to Gather and Test Human Hair Specimens was heard.

The Court has considered the Motion and the statements addressed thereto, and

FINDS THAT the evidence presented at the preliminary hearing reflects that scientific analysis and comparison of human hair is of importance in preparation of the defense in this case; that defendant is indigent and has no qualifications in the scientific analysis and comparison of human hair; that the Public Defender's inquiries have disclosed no person in Colorado qualified in such field; that Mr. Charles Morton of Western Laboratories, 2945 Webster, Oakland, California, appears to possess the requisite qualifications; that Mr. Morton is willing to act on defendant's behalf; that Mr. Morton is acceptable to defendant; and that Mr. Morton will require payment of reasonable fees and expenses for his services, accordingly,

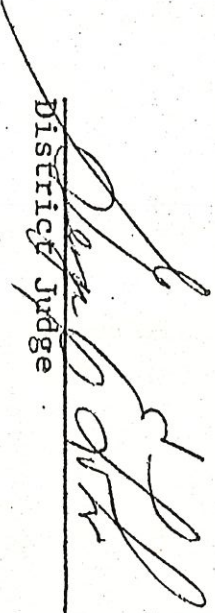
IT IS ORDERED that Mr. Charles Morton be appointed as a consultant to the defendant for the purpose of examining and rendering his professional opinion based on analysis and comparisons of human hair as may be relevant to the defense of this case, such

appointment to be effective upon filing by Mr. Morton of a statement that he submits to the jurisdiction of this Court for all purposes with respect to this case, accompanied by an estimate of his fees and expenses; that Mr. Morton shall receive reasonable compensation and reasonable expenses for his services; that Mr. Morton shall maintain records of time spent and services performed and shall obtain receipts for all expenses; and that such records and receipts shall be submitted to the Court Administrator for the Ninth Judicial District not less frequently than monthly.

IT IS FURTHER ORDERED that the People and the defendant attempt to resolve by stipulation the manner and time schedule for making evidence available to Mr. Morton for examination without relinquishment of custody of such evidence by the People; in absence of agreement, further application with respect to such matter may be made to the Court.

Done this 31 day of May, 1977,
Nunc pro tunc May 23, 1977.

BY THE COURT


District Judge